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VIA ECF

The Honorable Leda Dunn Wettre United States District Court Martin Luther King Jr. Federal Building & U.S. Courthouse 50 Walnut Street, Room 3C Newark, NJ 07102

Re: United States v. Silviu Catalin Balaci, Case No. 19-cr-877-CCC

Dear Judge Wettre:

Please accept this letter in lieu of a more formal motion on behalf of defendant Silviu Balaci. Mr. Balaci's current bail conditions, imposed on July 21, 2020, following his guilty plea on July 9, 2020, require, among other things, that he reside in and remain in Germany. Mr. Balaci has fully complied with his bail conditions to date. We respectfully request, with no objection from the government or Pretrial Services, to modify Mr. Balaci's bail conditions to allow him to travel by car to the Netherlands from October 22, 2023, through October 25, 2023, on an itinerary to be provided in advance to Pretrial Services. The purpose of the travel is for Mr. Balaci to attend a business event hosted a company with which Mr. Balaci does business.

As noted, neither the government nor Pretrial Services objects to this request. Thank you for the Court's attention to this matter.

Respectfully submitted, /s/ Robert J. Anello
Robert J. Anello

cc: Assistant United States Attorney Anthony Torntore (via ECF and email) U.S. Pretrial Services Officer Rhonda LeGrand (via email)